Docket No Docket No	
NOTICE OF A	
NOTICE OF AD	
	PEAL
v.	
I,(name of party appealing), appear or ruling entered in this proceeding on(date of or	of the judgment, order rder appealed from).
If this is a civil appeal, the Statement of the Issues (reasons for appeal) pursuant to M.R. App. P. 5 (b)(2)(A).	
☐ This case arises from the Maine Tort Claims Act requiring the clerk to Notice of Appeal to the Office of the Attorney General.	send a copy of this
☐ If this is a criminal appeal, check one of the following: ☐ The defendant is presently confined at ☐ The defendant is not in custody. The defendant's address is	
CHECK APPLICABLE BOX:  The Transcript Order form is attached.  No transcript will be ordered.  No electronic or other recording of the proceedings can be prepared Therefore, a statement in lieu of transcript will be prepared pursuant to	
Date:	
Address of Appellant or Attorney:	Appellant's Attorney
Printed name of Appellan If attorney, bar number:	nt or Appellant's Attorney

THIS NOTICE OF APPEAL MUST BE FILED IN THE COURT THAT ISSUED THE ORDER APPEALED FROM. IT WILL NOT BE ACCEPTED OR DOCKETED UNLESS (1) IN A CIVIL CASE, IT IS ACCOMPANIED BY THE REQUIRED FILING FEE OR A MOTION TO WAIVE THE FILING FEE, AND (2) IF THE APPELLANT IS REPRESENTED, IT CONTAINS THE BAR NUMBER OF APPELLANT'S ATTORNEY.

NOTICE: If this is an appeal from a civil case or a criminal case involving an adult defendant, this notice must be filed within 21 days of the entry of the judgment in the docket. If this is an appeal from a case involving the extradition of a fugitive to another state, this notice must be filed within 7 days of the entry of the judgment in the docket.

Warning: Small Claims, Forcible Entry & Detainer and Juvenile matters have differing time limits for filing a Notice of Appeal. If this is an appeal from a Small Claims, Forcible Entry and Detainer or Juvenile matter, another form must be used which is available from the clerk.